



TERMS AND CONDITIONS

DEFINITIONS

Parties - The two parties who are entering into this agreement are "Customer" and "Air Service Provider".

Customer - The individual or entity requesting the charter service.

Air Service Provider - The Company providing the air charter service known as "Great Western Air, LLC."

GENERAL

This charter quote is aircraft specific; should the need arise to change aircraft; cost may vary accordingly. Customer shall be informed of any such change prior to flight and the amount of additional cost, if any. The quote is based upon aircraft and crew availability and is valid for 30 days. Upon acceptance of terms and conditions listed herein, this document becomes a legal and binding contract between the two parties. Great Western Air LLC is pleased to provide soft drinks and snacks on all flights. Traveling with pets of any kind MUST be pre-approved.

PRICES AND PAYMENTS

All prices quoted herein are accurate on the date quoted, are subject to change without notice, and are valid for 30 days. All quotes are calculated on estimated flight times based on the route segments to be flown, plus incidental charges and estimated facility fees. In the event that delays, diversions or weather conditions are experienced resulting in an increase in flight time or incidental expenses, customer is responsible for additional fees.

Domestic Trips: Customer Payment for the quoted charter is required 24 hours prior to scheduled departure time. The amount may be charged to the credit card provided below or sent via wire transfer to Great Western Air LLC. International, Holiday and Special Event Trips: Customer Payment for the quoted charter is required 72 hours prior to scheduled departure time. The amount may be charged to the credit card provided below or sent via wire transfer to Great Western Air, LLC.

Incidental Expenses: Any unforeseen incidental expenses incurred during the charter will be charged to the credit card listed below upon completion of charter. A statement of all charges will be mailed to the address listed below.

CANCELLATION AND LATE PASSENGER POLICIES

Domestic Trips:

Within (24) hours or less of the scheduled departure time termination fee is 50% of the charter quoted amount Within (2) Hours or less of the scheduled departure time termination fee is 100% of the charter quoted amount. In the event the flight is terminated due to the customer's failure to appear for the charter, 100% of the charter quoted amount is due.

International, Holiday and Special Event Trips:

Between (72) hours and (24) hours of the scheduled departure time termination fee is 20% of the charter quoted amount; 50% of the charter quoted amount if cancellation is received less than (24) hours but prior to two (2) hours of the scheduled departure time and 100% of the charter quoted amount if the cancellation is received two (2) hours or less of the scheduled departure time. In the event the flight is terminated due to the customer's failure to appear for the charter, 100% of the charter quoted amount is due.

Mexico and Canada charters are governed by and under Domestic Cancellation Policy.

All one way charters and empty legs are subject to a 100% cancellation fee policy.

Late Passenger:

Air Service Provider reserves the right to charge \$500 after one (1) hour, and \$750 after one and a half (1.5) hours due to the customer's failure to arrive for scheduled departure.

ITINERARY CHANGES and TRANSMITTAL OF CHANGES

Itinerary changes are permitted, subject to aircraft and crew availability. The total amount of the charter may be adjusted from the booked charter amount based on the circumstances of the itinerary change. Notification of changes and/or cancellations must be in writing and transmitted by facsimile to (888) 373-0196 within the cancellation timeframe listed above under the Cancellation Policy

FEDERAL EXCISE TAX EXEMPTION AND CUSTOMS AND IMMIGRATION FEE EXEMPTION

If this quote has been provided without any tax line items (FET, segment fees) then this is a "Wholesale Quote" and by accepting this agreement the Customer (Broker) agrees that it is the Customer's sole and exclusive responsibility to collect, account for and pay over (a) to the Internal Revenue Service, all applicable federal excise taxes described in sections 4261 et seq., and/or sections 4271 et seq., of the Internal Revenue Code of 1986, as amended (or any successors statutes or provisions); and (b) to the appropriate agency or agencies of the United States of America, all applicable customs, immigration and similar fees and charges, and that in either instance (clauses (a) or (b) above), Air Service Provider shall be exempt from having to collect, account for and pay over to any person, entity or governmental agency any of the foregoing taxes, fees, charges or other amounts.



In the case of a Wholesale Quote, the Customer acknowledges and agrees that (i), in connection with the Flights, the Customer is not an agent of Air Service Provider, and (ii) the Customer will provide to Air Service Provider upon written request, evidence of the undersigned's collection and payment of the taxes, fees and charges described above and that the absence of any such request by Air Service Provider shall not affect the blanket exemption provided for herein or otherwise affect any of the rights, duties or obligations of Air Service Provider.

RESPONSIBILITY

Air Service Provider shall not be liable for any loss, expense, direct or indirect, damage, special or consequential damages, injury, or other irregularity caused by the defect of any aircraft, vehicle or conveyance, or the negligence of any third party company or third party person engaged in conveying the passenger or carrying out the arrangements for your trip or by delay, flight schedule, change, cancellation, sickness, weather, strikes, war, quarantine, acts of god, or any similar cause. Air Service Provider's liability is limited to claims.

In the event the charter flight does not reach its intended destination due to any circumstances, the Air Service Provider and/or the customer may at its option provide substitute transportation. In such cases the charter customer would be responsible for the additional expenses, if any, over and above the original booked charter quote.

BAGGAGE POLICY

Baggage capacity varies between aircraft. It is the Customer's responsibility to confirm, before cancellation period, the size and quantity of baggage can be accommodated or baggage will be shipped at the Customer's expense. Aside from certain Law Enforcement Officials, Customers may only transport UNLOADED firearms in a locked, hardsided container in aircraft external baggage compartments. Only certain aircraft have external baggage compartments and it is the Customer's responsibility to verify the aircraft meets their requirements. All firearms, ammunition and firearm parts, including firearm frames and receivers, are prohibited in the aircraft cabin and internal baggage compartments. TSA prohibited items may not be carried aboard any aircraft. Please refer to the TSA website for a current list of prohibited items.

OPERATIONAL CONTROL

Air Service Provider aircraft are operated under the FAA Part 135 Air Carrier Certificate N2UA274L. Brokered aircraft are operated under agreement within their respective FAA Part 135 Air Carrier Certificates. The Charter Customer agrees to hold harmless and indemnify Air Service Provider against any and all losses regardless of the nature.

DOCUMENTATION

A government issued photo identification is required and must be presented to the flight crew for proper identification, prior to flight. Additionally, official travel documents (passports, visas, etc.) required for international flights are the responsibility of each passenger.

AS THE CHARTER CUSTOMER I HEREBY ACCEPT THESE TERMS AND CONDITIONS AS WRITTEN ABOVE.